NOV 2 0 2003

TE TRADE

PTO/SB/61 (09-03)
Approved for use through 07/3/12006. OMB 0651-0031
Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it display a valid OMB control number.

PETITION FOR REVIVAL OF AN APPLICATION FOR PATENT ABANDONED

Docket Number (Optional)

	UNAVOIDABLY UNDER 37 C	FR 1.137(a)	Tomi	101
First Named Inventor:	TOMLIN, Tom L.	Art Unit:	3632	
		Examiner:		1 14
Application Number:	10/046,948	Examiner:	BRANN, DEBORAL	1 M.
Filed:	01/14/2002			
Title: Trash Bag Sup	port and Liner			
Attention: Office of Pet Mail Stop Petition	itions			
Commissioner for Pate	ents			
P.O. Box 1450	4.450			
Alexandria, VA 22313-	1450	•		
	nation or assistance is needed in ation at (703)305-9382.	n completing this form, please cor	ntact Petitions	
by the United States P	Patent and Trademark Office. T	for failure to file a timely and pro The date of abandonment is the d us any extensions of time actually	ay after the expiration	or action in date of
NOTE: (1) (2) (3)	A grantable petition requires th Petition fee; Reply and/or issue fee;	imer fee required for all utility a I design applications; and		filed
1. Petition fee Small entit See 37 CF	,	CFR 1.17(I)) Applicant claims sma	all entity status	
Other than	small entity - fee \$	(37 CFR 1.17(I)).		
2. Reply and/or fee				
	diantanta ta tha abana and Offi	ion action in the form of		
• • •	d/or fee to the above-noted Offi		- h.m. of re-1: A.	
	Response to Office Action dated 10 filed previously on		ne type of reply):	
	al la a constituta	11/21/2003 AWDNDAF1 0000010	3 10046948	
D. The issue fo		01 FC:1452	110.00 OP	RECE
	e of \$ paid previously on			
	d herewith.			NOV 2 1

(Page 1 of 3)

This collection of information is required by 37 CFR 1.137(a) The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 8 hours to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing the burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450, DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Mail Stop Petition, Commissioner for Patents, P.O. Box 1450,

	PTO/SB/61	(09-03)
Approved for use	through 07/31/2006. OMB 06	551-0031 MEDCE
Patent and Trademark Office; Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless	it displays a valid OMB control	number.
PETITION FOR REVIVAL OF AN APPLICATION FOR PATENT ABANDONED	1	a)
UNAVOIDABLY UNDER 37 CFR 1.137(a)	TOMT101	
Terminal disclaimer with disclaimer fee		
Since this utility/plant application was filed on or after June 8, 1995, no terminal	disclaimer is required.	
(07.05D.4.20(d)) of \$	a small entity of	\$ ee
A terminal disclaimer (and disclaimer fee (37 CFR 1.20(d)) of a er than a small entity) disclaiming the required period of tir PTO/SB/63).	tie euclosed herewith (e	
dolov in filing	the required reply from	the
due date for the reply until the liling of a grantosic position	137(a) was unavoidable	e, is
enclosed. WARNING: Information on this form may become public. Credit card in	formation should not	
WARNING: Information on this form may become public or be included on this form. Provide credit card information and authorize of the included on this form.	n PTO-2038.	
be included on this form. I forms		
11/14/03		
Date		
(208) 345-1122 STEPHEN M. NI Typed or printed		
Telephone Number:	namo	
46260 P.O. Box 87	1	
Registration Number, if applicable Address		,
Boise, Idaho 83	702	
Address		
Enclosures: 🔀 Fee Payment		
Reply		
Terminal Disclaimer Form		
Additional sheets containing statements establishing unavoidable	delay	
	4.0(a)]	
CERTIFICATE OF MAILING OR TRANSMISSION [37 CFR	1.0(a)]	11
I hereby certify that this correspondence is being:		
deposited with the United States Postal Service on the date shown below with the United States Postal Service on the United States	vith sufficient postage a	s first
deposited with the United States Postal Service on the date shown below the class mail in an envelope addressed to: Mail Stop Petition, Commissioner for the date shown below the class mail in an envelope addressed to:	or Patents, P.O. Box	
1450, Alexandria, VA 22313-1450 transmitted by facsimile on the date shown below to the United States Paten	t and Trademark Office	at (703)
308-6916.		
Signatu Signatu	ire 10	
Shannon U	WISOM	RECEIVED
Typed or printed name of pe	rson signing certificate	רביי
		NOV 2 1 2003
(Page 2 of 3)		OFFICE OF PETITIONS
		OLI IOP 2.

PTO/SB/61 (09-03)
Approved for use through 07/31/2006. OMB 0651-0031
Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE
Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

PETITION FOR REVIVAL OF AN APPLICATION FOR PATENT ABANDONED UNAVOIDABLY UNDER 37 CFR 1.137(a)					
NOTE: The following showing of the cause of unavoidable delay must be signed by all applicants or by any other party who is presenting statements concerning the cause of delay.					
oroper reply) er).					

NOV 2 0 2003

REASONS WHY MY PATENT APPLICATION WENT ABANDONED

On the day I received the denial of my patent application, I called Ken Pedersen, my patent attorney, and asked him if this document said what I thought it said. He responded that in fact my application was denied buy we could appeal that decision. I told him then that I wanted to appeal and we ended our conversation. About three months later I called Mr. Pedersen and asked him what was happening with the appeal. He stated then that he was waiting for me to tell him what I wanted to do. He then told me that an appeal at this point would cost me about \$2,000.00 more. Then, I later received a letter from Mr. Pedersen saying that I had chosen to stop work on the project, returning to me whatever money I had in his trust account. Mr. Pedersen never explained to me about abandonment or the process and costs.

During this whole time frame, my wife was having her right knee replaced and I was undergoing seven rotator cuff surgeries on both shoulders. After me and my wife's medical conditions and financial condition as a result of the medical problems had cleared, I sought the advice of a different patent attorney, Mr. Stephen Nipper. Mr. Nipper looked over all of the previous paperwork originated by Mr. Pedersen and explained to me the consequences of letting my application go abandoned. Until then, I was under the impression that I could resume the process of patenting my product at any time.

My previous attorney, Mr. Pedersen, never once explained to me the appeal or abandonment process. I had no idea that once you started a patent process that it had to be completed to the end in a timely fashion. That to me doesn't seem right, but regardless, I should have been informed of the "rules" before I started playing the game otherwise there is no way to win.

Sincerely,

Tom Tomlin

11/13/03

0 10 700 E	TRANSMITTAL LETTER (General - Patent Pending)		Docket No. TOMT101
In Re Application Of: To	OMLIN		
Serial No. 10/046,948	Filing Date 01/14/2002	Examiner BRANN	Group Art Unit 3632
Title: TRASH BAG SU	PPORT AND LINER		
DOC. ENTITLED "R RESPONSE TO OFF! RETURN RECEIPT! in the above identified No additional fee	PHEN M. NIPPER PETITION FOR SPONDENCE BETWEEN FORME EASONS WHY MY PATENT APPLICE ACTION DATED 10/09/02 POST CARD POWER OF ATTTOR application. e is required. mount of \$110.00 is attachereby authorized to charge and cree	R COUNSEL AND APPI ICATION WENT ABAI REVOCATION OF POV NEY	VER OF ATTORNEY
` ☐ Charge	the amount of any overpayment. any additional fee required.		
8	<u> </u>	Dated: 11/14/03	

STEPHEN M. NIPPER
DYKAS, SHAVER & NIPPER, LLP
PO BOX 877
BOISE, ID 83701-0877
208-345-1122
REG. NO. 46,260
CUST. NO. 21,658

RECEIVED

NOV 2 1 2003

cc: CLIENT

OFFICE OF PETITIONS

on 11/17/03

first class mail under 37 C.F.R. 1.8 and is addressed to the Commissioner for Patents, P.O. Box 1459, Alexandria, VA 223/8-1450.

Signature of Person Mailing Correspondence

SHANNON M. WILSON

Typed or Printed Name of Person Mailing Correspondence

P. 002

DYKAS SHAVER NIPPE

208 345 8370

11/14/03 02/

HE UNITED STATES PATENT AND TRADEMARK OFFICE POWER OF ATTORNEY

> Docket No. TOMT101

Name of Applicant:

TOMLIN, TOM

Address of Applicant: 10903 MUSKET STREET

BOISE, IDAHO 83713

Title:

TRASH BAG SUPPORT WITH LINER

Serial No., if Any:

10/046,948

Filed:

01/14/2002

TO THE COMMISSIONER FOR PATENTS

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Honorable Sir.

I hereby appoint:

STEPHEN M. NIPPER

as principal attorneys to prosecute this application and to transact all business in the Patent and Trademark

Office connected therewith.

Please direct all future correspondence to:

STEPHEN M. NIPPER DYKAS, SHAVER & NIPPER, LLP P.O. BOX 877 BOISE, IDAHO 83701

(208)345-1122

Dated: 11/17/03

PD2B/REV01

m P. 003

DYKAS SHAVER NIPPER

208 345 8370

E UNITED STATES PATENT AND TRADEMARK OFFICE

REVOCATION OF POWER OF ATTORNEY

Docket No.

TOMT101

Name of Applicant:

MON 5 0 5003

TOMLIN, TOM

Address of Applicant: 10903 MUSKET STREET

BOISE, IDAHO 83713

Title:

TRASH BAG SUPPORT WITH LINER

Senal No., if Any:

10/046,948

Filed:

01/14/2002

TO THE COMMISSIONER FOR PATENTS

Commissioner for Patents

P.O. Box 1450

Alexandria, VA 22313-1450

Honorable Sir:

I hereby revoke the Power of Attorney given to:

KEN PEDERSEN BARBARA PEDERSEN

Dated: 11/17/03

By: Som Somlen

PO2C/REVO1

ENT ♦ TRADEMARK ♦ COPYRIGHT ♦ INTERNATIONAL

FRANK J. DYKAS Registered Patent Attorney frank@dykaslaw.com

Registered Patent Attorney shaver@dykaslaw.com

stephen@dykaslaw.com maughan@dykaslaw.com

ROBERT L. SHAVER STEPHEN M. NIPPER DEREK H. MAUGHAN Registered Patent Attorney Registered Patent Attorney

November 14, 2003

Attention: Office of Petitions Mail Stop Petitions Commissioner of Patents P.O. Box 1450 Alexandria, VA 22313-1450

Re:

Serial Number 10/046,948

TRASH BAG SUPPORT AND LINER

Filed: 01-14-2002 Our File: TOMT101

Dear Commissioner:

My name is Stephen M. Nipper. I am a registered patent attorney who has been hired by the Applicant, Mr. Tomlin, to review his patent application file. It is my opinion, based upon the facts that I know, that Mr. Tomlin's patent application was unavoidably abandoned.

It appears that Mr. Tomlin had a variety of circumstances which came together when the application went abandoned. According to what he has told me, between the ineffective assistance of his prior patent counsel in explaining the patenting process to him and a series of health issues, Mr. Tomlin's application went unavoidably abandoned.

It is my understanding that Mr. Tomlin was charged by his prior patent attorney \$2,600.00 (plus the filing fee) for the preparation and filing of the original 5-pages long provisional application. Then, one year later, Mr. Tomlin was charged \$1,600.00 (plus the filing fee), to write the application's four claims and file the application as a non-provisional patent application (totaling 6-pages long). The provisional application is substantially a duplicate of the nonprovisional application minus the claims.

At the time of receipt of the Office Action, Mr. Tomlin had \$1,030.00 held in his prior patent attorney's trust account. Regardless of this fact, his prior counsel still asked for an additional retainer of \$600.00 before work would begin in preparing a Response. Mr. Tomlin indicated to me that he had thought that he had indicated to his prior counsel to begin preparation and filing of a Response. However, on April 2, 2003, Mr. Tomlin received a letter from his prior counsel indicating that Mr. Tomlin had "chosen to discontinue your current 'Trash Bag Support Liner' project", enclosing therewith a check for the \$1,030.00, which had been held in trust.

At the time of receipt of his prior counsel's April 2, 2003 letter, Mr. Tomlin and his wife were undergoing a number of medical operations and were suffering financial problems therefrom. As such, Mr. Tomlin felt he was financially, physically, and emotionally unable to further deal with his prior counsel. Upon recovering from his medical issues and discussing his project with a friend, he was referred to my office to see if anything could be done with respect to his application.

It is my opinion, based upon my review of the facts, that there was no possible way that Mr. Tomlin could have timely filed a Response preventing the abandonment of the application.

I have reviewed the application prepared and filed by his prior patent attorney and believe that the claims can be substantially rewritten to overcome the Examiner's rejections based upon the prior art. An amendment accomplishing this is enclosed herewith.

I enclose herewith copies of the correspondence between Mr. Tomlin and his prior patent counsel. If further evidence or proof is necessary, please contact me.

Best regards,

STEPHEN M. NIPPER Registered Patent Attorney

SMN/smw Enclosures KEN J. PEDERSEN
PATENT ATTORNEY

PATENT ACTORNEY

ROY 2 1 700 BARBARA S. PEDERSEN
PATENT ACENT
SCOTT R. CLEERE
ASSOCIATE ATTORNEY

INTELLECTUAL PROPERTY LAW PATENTS · TRADEMARKS · COPYRIGHTS

1410 N. 28[™] STREET (83703)
P. O. BOX 2666
BOISE, IDAHO 83701-2666
T: (208) 343.6355
F: (208) 343.6341
E-MAIL: IP@PEDERSENCO.COM

WEBSITE: WWW.PEDERSENCO.COM

STACEY D. COLEMAN OFFICE MANAGER

April 2, 2003

Tom Tomlin 10903 Musket St. Boise, ID 83713

anci

Dear Tom:

Thank you for choosing Pedersen and Company, PLLC to represent you in your intellectual property matters. We understand that you have chosen to discontinue your current "Trash Bag Support Liner" project, but we look forward to serving you again in the future. Please find enclosed a check in the amount of \$1,030.00 that has been paid—from our trust account. As you have chosen not to pursue patent protection for your invention, it will no longer be necessary for us to retain these funds.

In the future, please do not hesitate to contact me in the office with any questions or comments you may have or to discuss new ideas. I can be reached via email at ip@pedersenco.com or by phone at (208)343-6355. Thank you again for this opportunity to work with you. Best wishes for the coming spring.

Rogards,

Ken L. Pedetsen

RECEIVED

NOV 2 1 2003

OFFICE OF PETITIONS



KEN J. PEDERSEN
PATENT ATTORNEY

BARBARA S. PEDERSEN PATENT AGENT

SCOTT R. CLEERE ASSOCIATE ATTORNEY

INTELLECTUAL PROPERTY LAW PATENTS - TRADEMARKS COPYRIGHTS

1410 N. 28^{TI} STREET (83703) P. O. BOX 2666 BOISE, IDAHO 83701-2666

T: (208) 343.6355 F: (208) 343.6341

E-MAIL: IP@PEDERSENCO.COM WEBSITE: WWW.PEDERSENCO.COM

December 9, 2002

STACEY D. COLEMAN OFFICE MANAGER



Tom Tomlin 10903 Musket Street Boise, ID 83713

Re:

Patent Application "Trash Bag Support and Liner"

Response to Examiner's Action

Our File No. 2785

Dear Tom:

Please find enclosed a copy of an Examiner's Action sent by the Patent and Trademark Office regarding your subject application.

A Response to this Examiner's Action must be filed by February 9, 2003 (with a one-month extension fee of \$55, which I will pay, because this letter has been delayed in coming to you). This due date may be extended, up to April 9, 2003, upon payment of the appropriate extension fee to the Patent Office (currently, 2 months - \$200.00; 3 months - \$460.00). If no Response is filed on or before April 9, 2003, the patent application will become abandoned.

It is common for the Examiner to reject claims in a patent application in an Examiner's Action. In your Response to an Examiner's Action, you have the right to make amendments to the claims of the patent application and to make arguments regarding the novelty and unobviousness of your invention compared to the "prior art" references and patents cited by the Examiner. Often, even after rejection on an Examiner's Action, we are successful in obtaining an issued patent for inventors by making these amendments and arguments. Therefore, I recommend that you review the enclosed references cited by the Examiner to determine differences between your invention and the apparatus or methods disclosed in the cited references, in order to formulate a strategy for responding the Examiner's Action.

Tom Tomlin December 9, 2002 Page 2

My fee for preparing and filing the Response will be at our hourly rate of \$160.00-\$200.00 per hour, and we estimate approximately \$600.00 - \$800.00. If you want to proceed, please send a retainer of \$600 in advance of us preparing the Response. Please call Ken to discuss this Examiner's Action. Thank you.

Best regards

Ken J. Pedersen

Barbara S. Pedersen

BSP:cfo

Enclosures

KEN J. PEDERSEN PATENT ATTORNEY

BARBARA S. PEDERSEN PATENT AGENT SCOTT R. CLEERE ASSOCIATE ATTORNEY

INTELLECTUAL PROPERTY LAW PATENTS · TRADEMARKS · COPYRIGHTS

1410 N. 28™ STREET (83703) P.O. Box 2666 BOISE, IDAHO 83701-2666 T: (208) 343.6355 F: (208) 343.6341 E-MAIL: IP@PEDERSENCO.COM WEBSITE: WWW.PEDERSENCO.COM

December 9, 2002

STACEY D. COLEMAN OFFICE MANAGER

FILFCOPY

Tom Tomlin 10903 Musket Street Boise, ID 83713.

Re:

Patent Application "Trash Bag Support and Liner" Response to Examiner's Action

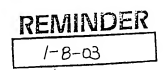
Our File No. 2785

Dear Tom:

Please find enclosed a copy of an Examiner's Action sent by the Patent and Trademark Office regarding your subject application.

A Response to this Examiner's Action must be filed by February 9, 2003 (with a onemonth extension fee of \$55, which I will pay, because this letter has been delayed in coming to you). This due date may be extended, up to April 9, 2003, upon payment of the appropriate extension fee to the Patent Office (currently, 2 months - \$200.00; 3 months - \$460.00). If no Response is filed on or before April 9, 2003, the patent application will become abandoned.

It is common for the Examiner to reject claims in a patent application in an Examiner's Action. In your Response to an Examiner's Action, you have the right to make amendments to the claims of the patent application and to make arguments regarding the novelty and unobviousness of your invention compared to the "prior art" references and patents cited by the Examiner. Often, even after rejection on an Examiner's Action, we are successful in obtaining an issued patent for inventors by making these amendments and arguments. Therefore, I recommend that you review the enclosed references cited by the Examiner to determine differences between your invention and the apparatus or methods disclosed in the cited references, in order to formulate a strategy for responding the Examiner's Action.



RECEIVED 2785.Office Action Letter

NOV 2 1 2003

As you may recall, we have \$1,030.00 in trust. Therefore there is no need to send a retainer for the preparation of the Response to the Examiner's Action. However, we do need your comments with regard to the Examiner's Action sent to you on December 9. We look forward to receiving your comments as soon as possible.

OFFICE OF PETITIONS

Tom Tomlin December 9, 2002 Page 2

My fee for preparing and filing the Response will be at our hourly rate of \$160.00-\$200.00 per hour, and we estimate approximately \$600.00 - \$800.00. If you want to proceed, please send a retainer of \$600 in advance of us preparing the Response. Please call Ken to discuss this Examiner's Action. Thank you.

Best regards,

Ken J. Pederser

Barbara S. Pedersen

BSP:cfo

Enclosures